1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE 9 CASE NO. C22-5368JLR JONATHAN CARROLL, 10 Plaintiff, ORDER OF DISMISSAL 11 v. 12 JOE BIDEN, 13 Defendant. 14 15 On June 6, 2022, the court ordered pro se Plaintiff Jonathan Carroll to show cause and explain why sovereign immunity does not bar the court from exercising jurisdiction 16 over this action in which he sues Defendant President Joe Biden under the Racketeer 17 Influenced and Corrupt Organizations Act ("RICO"), 18 U.S.C. § 1961 et seq. (See OSC 18 (Dkt. # 6); Compl. (Dkt. # 1).) The court ordered Mr. Carroll to provide a response by 19 20 June 20, 2022 and warned him that failure to respond by that deadline would result in 21 dismissal of this action without prejudice. (See OSC at 3.) The June 20, 2022 deadline

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1	has now passed without a response from Mr. Carroll. (See generally Dkt.) Accordingly,
2	the court DISMISSES this action without prejudice.
3	Dated this 12th day of July, 2022.
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6	JAMES L. ROBART United States District Judge
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